

THE ARIZONA REPUBLICAN.

THE REPUBLICAN PUBLISHING COMPANY.

Published Every Day in the Year.

THE ONLY REPUBLICAN PAPER IN PHOENIX.

RATES OF SUBSCRIPTION.

Daily, per week, by carrier \$.25
 Daily, per month, by carrier 1.00
 Daily, three months, by mail 3.00
 Daily, six months, by mail 5.00
 Weekly, per month, by mail 1.00
 Weekly, per quarter, by mail 2.50
 Weekly, per six months, by mail 5.00
 Weekly, per year, by mail 10.00

Entered at the postoffice as matter of the second class.

WARM.

HELP the miner.

SILVER at \$1.00.

READ the funding act.

BUSINESS is looking up.

FRUITS are wholesome.

The ranchers are happy.

No cyclones in Arizona.

Do not use ice to excess.

PHOENIX needs a good drive.

ICEMEN are happy, anyway.

THE "organ" is rapidly growing.

ALL the news in THE REPUBLICAN.

MELONS are a drug on the market.

IRRIGATION affords the safest farming.

PHOENIX will ship oranges next season.

The road to the Bradshaws should be built.

BUILDING operations will be lively in the fall.

BLUSTER will not answer. Stick by the truth.

MORE water will give the ranchers more gains.

DEVELOPMENT of the mining industry makes good times.

THE REPUBLICAN is a constant advertisement of Arizona.

A GENERAL system of sewerage is imperatively demanded.

The grain warehouses in the valley are rapidly filling up.

COUNCIL should at once pass a house numbering ordinance.

CONGRESSIONAL dark horses are being industriously groomed.

SALT RIVER VALLEY raisins will go to the market this season.

WATER is wealth, and this is as true in Kansas as in Arizona.

The Chinese are occupying the very best section of the town.

The arid lands will soon again be thrown open to settlement.

An indignation meeting against the street-car cow-bell is in order.

THE most delicious fruit of the season is now coming into the market.

Isn't it about time that a local World's Fair organization were effected?

STEWART knocked out Powell. For that we are thankful to Stewart.

The very strongest and ablest men should be sent to the legislature.

CONSIDERING the temptations, there is very little whiskey sold to Indians.

DENVER has, perhaps, the best system of sewerage of any city in the world.

LAWNS, trees and shrubbery add value to the property which they adorn.

Good sewerage would add to the value of every foot of real estate in Phoenix.

DELIGHTFUL bathing in the river. The flowing water beats all the natatoriums.

THE Democratic Territorial Convention will be held in Phoenix on September 15.

MR. CHRIST has assumed control of the office of Collector of Customs for this district.

HYDROPHOBIA in Arizona is confined to the skunk. Kill off the pestiferous creature.

THERE is a dead Indian at last and one killed by the army, too. Now let us rejoice.

No drouths and consequent loss of crops under a perfected system of irrigation.

SAN FRANCISCO will bring that Crane's nest, should "it" ever return with "its" "Senator."

The electric light and telegraph wires have a pretty close race as to which can break down oftenest.

A PAPER that will sandwich reading notices between its editorial paragraphs is beyond redemption.

REMEMBER that THE REPUBLICAN gives you all the news, and that it is issued every day in the year.

THE busy bees are gathering wealth for their keepers and establishing a great industry for Arizona.

With the proper effort the railroads could be induced to make liberal excursion rates from Kansas and the East.

It is against the professional ethics of lawyers and doctors to advertise in newspapers—if they have to pay for it.

THAT was a cheeky fellow up in California who filed on the section of land covered by the "Big Trees of Maricopa."

If you like THE REPUBLICAN and want the news of the day, subscribe. Only \$1 a month delivered.

The temperance element is strong in Maricopa county, but it is not fanatical, but of the moral suasion kind.

The special telegram from Tempe, is our answer to your bogus Alexander interview, gentlemen of the Gazette.

THAT street-car cow-bell makes us the laughing stock of every stranger within our limits. It's a monstrous nuisance.

Quite an interesting letter on Clifton, one of the most prosperous of our mining camps, will be found on the first page.

GOVERNMENT inspectors are making a thorough investigation into the Lake Pezin disaster. It cannot be made too rigid.

The Territorial fair will be a great success this year, but our people should give the managers every encouragement.

NEVER was the business outlook better than now. All the business men agree that the prospects for fall trade are splendid.

GREATLY needed improvements are constantly being made on the Insane Asylum and by and by it will be habitable.

THE Chinese habeas corpus mill in San Francisco is still in active operation. It is very profitable grist to the clerks and the attorneys.

COTTON can be successfully cultivated in the Salt River valley. Those familiar with the cotton culture say this is *par excellence* the cotton country.

ALL of our readers will be interested in the full text of the silver bill recently signed by the President and which will be found in this issue.

YOU can get a Webster's Unabridged Dictionary, 1500 pages, with 1500 illustrations, for a mere song by subscribing to either the daily or weekly REPUBLICAN.

THE REPUBLICAN has inquiry concerning the Salt River Valley from intending settlers at Dairy and other points in Klamath county, Or. Interest in Arizona is growing.

IT is believed that the poppy will grow on the desert as luxuriantly as in India. What is the matter with starting the opium industry here? There's millions in it.

NINETY per cent of the people who are spending the summer away from Phoenix have encountered worse weather and more discomfort than if they had remained right here.

ACTING TREASURER HODLEY will be pleased to receive that little sum from the Zulick penitentiary commissioners. His office hours are 9 to 4 daily, at the Arizona National bank.

THERE is reason to fear that Stanley's health is less robust than his physicians are willing to admit. Years spent in the miasma of the "dark continent" are apt to leave their traces.

NO better man than Gen. Goshorn could be secured as Director-General of the World's Fair. His experience in a similar position at the Centennial Exposition would be invaluable.

FISH COMMISSIONER STEARNS admits that the industry is not as prosperous as it ought to be. He thinks a good, liberal appropriation would cheer up the finny tribe and—the Commissioners.

THE value of the wheat shipped from San Francisco for the year ended June 30, 1890, was \$17,999,067, as against \$13,385,095 the previous year. This shows that the Pacific Coast is making substantial progress.

THE consolidation of railroad interests goes rapidly forward. The latest is in the shape of a traffic arrangement between the Baltimore and Ohio and the Northern Pacific. This makes a through line from ocean to ocean.

THE REPUBLICAN republishes from the newspapers of the Territory not what may please its managers, but what it believes will interest its readers. This is not an "organ" nor a plaything, but a newspaper—that pure and simple.

THE idea that there is no end of land in Arizona is really erroneous. The arable land that can be brought under irrigation is limited in quantity and good farming land will never again be as cheap in the Territory as it is today. Now is the time to buy, for "keepers" or to speculate.

THE granger is coming into politics with a bound. The Democracy of Tennessee has just nominated a farmer for Governor. Considering that he has served three terms in the legislature it is fair to assume that he is as much politician as farmer.

THE telegraph informs an anxious world that the mother of Charles S. Parnell is ill with cholera morbus. Probably a case of too much New Jersey watermelon. There is a trifle too much attention paid to Mrs. Parnell. Give us a rest on her.

IN Tom Fitch and Frank Newlands Nevada has two of the brightest men in the country and two of the ablest defenders of silver. They are the best of the State, too. Why, therefore, should Nevada go to California to find United States Senators?

CALIFORNIA has sent three million gallons of wine to New York, this season, a large increase over last year, and the wine growers are very hopeful. There is a much better feeling for the product of California. Many of her wines are not excelled in the world.

Up to midnight, the Zulick penitentiary commissioners had not yet paid over \$10,000 or \$12,000 received from the general government and due to the Territorial treasurer. This is a matter that should receive the prompt attention of the Democratic press.

THE Democratic Territorial Convention will consist of seventy-six members, distributed among the counties as follows: Apache, 6; Maricopa, 15; Mojave, 2; Yavapai, 15; Yuma, 2; Cochise, 11; Graham, 7; Gila, 3; Pima, 9; Pinal, 7.

THE gambling element, so-called, the book-makers and pool-rollers, have gotten such complete possession of the race courses that decent men, who are in the horse business from love of it, are rapidly retiring from the turf or confining their operations to their private tracks.

THAT was a terrible crime which was enacted at the West End hotel and which has landed in prison a young man whose hands are crimsoned with the blood of his father. The unnatural character of the crime and the usually orderly disposition of the town have caused our people to be shocked all the more. That the true facts leading up to the tragedy have not been developed in the general belief, and they probably will not be brought out until the trial of the young man occurs.

DUNSMUIR & SON, owners of the Wellington coal mine at Nanaimo, B. C., have had a strike of their employees on their hands for some time. Recently they notified their men to quit the company's houses and premises, and on Friday went into Court and asked for writs of ejectment against them, which were granted. The Judge said that fair notice had been given them and that the rights of property must be respected. He gave orders for the men to vacate the houses, allowing them from three to fifteen days. The strikers are making the case a subject for a labor demonstration and are appealing for aid and sympathy to the workmen of this country.

THE TUCSON SMELTER. Tucson has a right to congratulate herself over the starting up of her so long neglected smelter.

The history of the smelter is quite interesting from its at present successful standpoint, inasmuch as it covers a considerable period of Pima County's ups and downs financially.

Originally, in the days of mining prosperity, it was erected in the Santa Rita mountains, at what is known as the Columbia mines, and was used for the reduction of copper ores. Later on the mines were closed down and the smelter became the property of Marshal Paul, who offered to move it to Tucson and put it in readiness for work if the people would subscribe a loan of five thousand dollars towards defraying the expenses. This was done, and the smelter was soon ready for work at Tucson. The general depression prevailing in the mining industry at the time of the erection of the smelter at Tucson, for custom purposes, was such that a lessee could not be found willing to undertake to make a success at a business that seemed so risky in a time of general stagnation.

After lying idle a long time, a Mr. Geist, formerly connected with a Pueblo smelter, came along, and, expressing a desire to take hold of the smelting industry, and on account of the confidence he inspired from being considered a practical man, he readily secured a lease of the Paul smelter on the most favorable terms, had a sidetrack built and for a time convinced the people that he really intended to do something; but all such hopes were dissipated when Mr. Geist came forward asking the leading business men of Tucson to sign a petition requesting the legislature to empower Pima county to donate \$15,000 of its bonds to him for smelting a limited amount of ore. In the meantime, Mr. Geist secured large quantities of galena ore from the old San Xavier mine, and had changed the copper smelter to a lead basis. The recollection of the Narrow-Gauge bonds, and other similar unprofitable experiments of Pima county, was yet too fresh in the minds of the people of Tucson, and they refused to encourage Mr. Geist with \$15,000, reasoning that if the smelting business was not profitable enough to pay its own way, Mr. Geist would shut down the works as soon as the ore provided for in the \$15,000 donation had been smelted. The failure to get the fifteen thousand dollars cooled off Mr. Geist's ambitions in the direction of smelting in Pima county, and although considerable ore had been accumulated at the smelter, Mr. Geist and his staff pulled their picket ropes, and proceeded to pastures new, leaving the people of Tucson to congratulate themselves on the narrow escape they had had of adding one more to their already brilliant list of donations in aid of securing capital for local development.

The Geist lease has not yet expired, but has almost run its limit. Some time ago a sub-lease was secured by Mr. Charles Gooding and associates, and without the slightest sound of trumpets the smelter blew in, the intention being to run on the old ore while arrangements are being perfected for a constant supply of suitable ore from the rich mines in Pima county. The smelter has been alternately run as a copper and lead smelter, according to the class of ore being worked, shutting down only long enough to make necessary changes. Its capacity is 30 tons a day, and the mining men who are well informed of the possibilities of the output of the mines expected to contribute ore, say that double that capacity can be readily supplied with suitable ore. Starting as it does with home capital and enterprise, it will be run for the people and economically, and will be enlarged as business requirements dictate. The good such an enterprise does a city like Tucson and a mining region can scarcely be overestimated, and the starting of the smelter is a harbinger of no mean proportion, as to the mining prosperity that well informed people believe to be close at hand. Phoenix will watch the experiment with interest, with a view of emulating the example.

AN ACT.

Approving, With Amendments, the Funding Act of Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that the act of the revised laws of Arizona, entitled "An act to fund the XXXI-Funding," be and is hereby amended so as to read as follows, and that as amended the same be and is hereby enacted, to take effect from and after the date of the passage of this act: "Title XXXI—Funding and loan, chapter one. Section 1. The municipal and school district indebtedness."

"Par. 209. (Sec. 1.) For the purpose of liquidating and providing for the payment of the outstanding and existing indebtedness of the Territory of Arizona and authorized by law, the Governor of the said Territory, together with the Territorial Auditor and Territorial Secretary, shall constitute a board of commissioners, to be styled the loan commissioners of the Territory of Arizona, and shall exercise the powers and perform the duties hereinafter provided.

"Par. 210. (Sec. 2.) The board of commissioners, as provided for in the preceding section, shall be and is hereby declared the duty of the loan commissioners to provide for the payment of the existing Territorial indebtedness, and to do so by the sale of bonds, or by the sale of the existing and subsisting Territorial land indebtedness, and also that which may at any time hereafter be added to the same, and to do so at a lower rate of interest and to the profit and benefit of the Territory.

"Par. 211. (Sec. 3.) Said bonds shall be issued in denominations of one thousand dollars, but bonds of a lower denomination, not less than two hundred and fifty dollars, may be issued when necessary. Said bonds shall bear interest at a rate to be fixed by the board of commissioners, but in no case to exceed five per centum per annum, which interest shall be paid in gold coin or its equivalent in United States currency, on the first day of January in each year, at the office of the Territorial treasurer, or at such bank in the city of New York, in the state of New York, or in the city of San Francisco, in the state of California, or such place as may be designated by the board of commissioners, at the option of the purchaser of said bonds, the place of payment being mentioned in said bonds. The principal of said bonds shall be payable in lawful money of the United States, fifty years after the date of their issue, the Territorial treasurer reserving the right to redeem at any time after twenty years after the date of their issue.

"They shall bear the date of their issue, state when, where, and to whom payable, and shall be signed and sealed by the Territorial Auditor and Territorial Secretary, and shall have the seal of the Territory and the signature of the Territorial Auditor and Territorial Secretary, and shall be registered by the Territorial Auditor in a book to be kept for the purpose, which shall state the amount sold for, or if exchanged, for what, and the faith and credit of the Territory is hereby pledged for the payment of said bonds and the interest accruing thereon, as herein provided.

"Par. 212. (Sec. 4.) Coupons for the interest shall be attached to each bond, so that they may be removed without injury to the bond, and each coupon shall be numbered and bear the same number of the bond to which they are attached, and shall be signed by the Territorial treasurer, and shall be payable to the order of the holder, or to the order of the assignee, and shall be redeemable at any time after their delivery to the purchaser, as hereinafter provided.

"Par. 213. (Sec. 5.) Whenever the said loan commissioners may be authorized by law to issue bonds, or shall have decided to refund or redeem all or any part of the existing indebtedness of this Territory, they shall direct the Territorial treasurer to issue bonds for a sum equal to the amount of the existing indebtedness to be refunded or redeemed, by causing a notice of such sale to be published for the period of ten days in some daily newspaper published at the capital of the Territory, and at least one insertion in a newspaper published in the city of New York, in the state of New York, and in the city of San Francisco, in the state of California; such notice shall contain a full and complete description of the place, date and hour of sale, and that bids will be received by said treasurer for the purchase of said bonds, and that the same shall be sold to the highest bidder, and that the purchase of said bonds, or any part thereof, to the bidder or bidders, shall be subject to the approval of the board of commissioners, and that the board of commissioners shall have the right to reject any and all bids. And provided further, that they may refuse to make any award unless sufficient security shall be furnished by the bidder or bidders for the compliance with the terms of their bids.

"Par. 214. (Sec. 6.) When the sale of said bonds shall be completed by the loan commissioners they shall provide and procure the necessary bonds as in this act provided, and any expense incurred by them therefore, for the publication of said notices, cost of remitting funds for the payment of interest on said bonds, and all other necessary incidental expenses under the provisions of this act shall be paid out of the general fund of the Territory, upon the order of the Territorial Auditor, countersigned by the Governor, and a sum of money sufficient to cover said costs and expenses is hereby appropriated out of said fund.

"They shall, from time to time, after signing said bonds, deliver them to the Territorial Treasurer, taking his receipt therefor, and charge him therewith. The said treasurer shall give and deliver to the Territorial Auditor, in addition to the bonds, two or more copies, in a sum equal to the amount of bonds delivered by the said loan commissioners, which bond shall be approved by the Governor and deposited and filed with the Secretary of the Territory, and the said Secretary shall be and is hereby authorized to keep for that purpose. And the said Treasurer shall stand charged upon his official bond for the faithful performance of the duties required of him under this act.

"Par. 215. (Sec. 7.) The Territorial Treasurer shall be and is hereby authorized to exchange them for any of the indebtedness for the redemption of which they were issued, but in no case shall he be authorized to exchange for less than their face or par value and the accrued interest at the time of disposal, nor must any indebtedness be redeemed at more than its face value and any interest that may be due thereon.

"That said Treasurer shall, by writing or stamping in ink on the face of the paper evidencing the indebtedness received by him in exchange for said bonds, the time when and the amount for which exchanged.

"Par. 216. (Sec. 8.) Moneys received by said Treasurer shall be applied by him to the redemption of the indebtedness, for the redemption of which bonds were issued, and the Treasurer shall give notice, as is provided by law in case of payment and redemption of Territorial warrants, of his readiness to redeem such indebtedness, and thereafter interest on all such indebtedness due and outstanding shall cease.

"Before any such indebtedness shall be paid the Territorial Auditor shall be and is hereby authorized to examine the same, and shall write across the face of each date of its surrender and shall keep proper record thereof.

"Par. 217. (Sec. 9.) There shall be levied an annual tax on the property in this Territory, and in addition to the levy for other authorized taxes, a sufficient sum to pay the interest on all bonds issued under this act, to be placed in the Territorial treasury, in the fund to be known as the "Interest Fund." And fifty years after the date of the issue of such bonds an additional amount shall be levied annually as will pay ten per cent of the total amount issued under this act, and the said amount shall be paid in full at the expiration of the term of the bonds issued under this act.

"The Territorial Board of Equalization, or, on their failure, the Territorial Auditor, shall determine the rate of tax to be levied in the different counties in the Territory to carry out the provisions of this act, and shall certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their assessment rolls, in the same manner and with the same effect as is provided by law in relation to other taxes levied by the Territorial government, and the said board of supervisors and school authorities shall be and is hereby authorized to enforce the same, and to collect the same, and to pay the same into the Territorial treasury, and to certify the same to the Board of Supervisors in each county and to the municipal or school authorities and the said board of supervisors and school authorities are hereby authorized and required to enter such rate on their